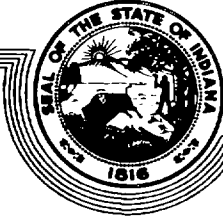


STATE OF INDIANA



INDIANA UTILITY REGULATORY COMMISSION
302 W. WASHINGTON STREET, SUITE E-306
INDIANAPOLIS, INDIANA 46204-2764

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Office: (317) 232-2701
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**APPLICATION OF WABASH VALLEY)
POWER ASSOCIATION, INC. FOR)
APPROVAL OF A CHANGE IN ITS FUEL)
COST CHARGE FOR ELECTRIC SERVICE.)**

CAUSE NO. 38709-FAC59

You are hereby notified that on this date the Indiana Utility Regulatory Commission has caused the following entry to be made:

Petitioner Wabash Valley Power Association, Inc. prefled its case-in-chief in this matter on May 16, 2003. Page 6 of Denise Sewell's testimony indicates that Petitioner's evidence in this Cause uses an allocation method for calculating the excess margin that was first proposed by Petitioner in Cause No. 38709-FAC58. The Order in that earlier Cause did not approve the proposed allocation method but instead relegated further consideration to a subdocket, Cause No. 38709-FC58-S1. An evidentiary hearing in the subdocket has been scheduled for June 12, 2003.

Because the Commission has not yet ruled on Petitioner's proposed allocation method, it is imperative that Petitioner include in the evidence in this Cause a calculation of excess margin that is based on the allocation method approved in Petitioner's last base rate case. Such calculation should also exclude non-jurisdictional costs and sales in Illinois that have not been included in previous FACs. The presiding officer directs Petitioner to prefile such additional evidence on or before May 30, 2003.

IT IS SO ORDERED.



Gregory S. Colton, Administrative Law Judge

FILED

Dated: 5/22/03

MAY 22 2003

INDIANA UTILITY
REGULATORY COMMISSION


Nancy E. Manley, Secretary to the Commission